

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION**

SHEILA McMATH,

Plaintiff,

v.

UNITED STATES IMMIGRATION

DEPARTMENT, et al.,

Defendants.

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No. 4:15CV1860 JAR

MEMORANDUM AND ORDER

Plaintiff seeks leave to proceed in forma pauperis in this civil action. The motion is granted. Additionally, this action is dismissed as frivolous.

Standard of Review

Under 28 U.S.C. § 1915(e), the Court is required to dismiss a complaint filed in forma pauperis if it is frivolous, malicious, or fails to state a claim upon which relief can be granted. Allegations are frivolous if they are delusional or based in fantasy. *See Denton v. Hernandez*, 504 U.S. 25, 32-33 (1992).

The Complaint

This is the third frivolous action that plaintiff has filed alleging that she has been subjected to “terrorism” by several individuals. *See McMath v. Woodford*, 4:15CV552 ERW (E.D. Mo.); *McMath v. Campbell*, 4:15CV853 AGF (E.D. Mo.). In this case, plaintiff alleges that “[t]he immigrants are trying control [sic] people – United States and including Missouri. . . . These problems are immigrants Israel, Afghanistan, India, Africa, Mexico – South America, Bahamas, Caribbean Islands, Asia countries. They are young entrepreneurs/innovators need stop

glass building projects/stop controlling world.” She also claims to be oppressed by Jehovah Witnesses.

Discussion

The allegations in the complaint are delusional and based entirely in fantasy. Therefore, this case must be dismissed under 28 U.S.C. § 1915(e).

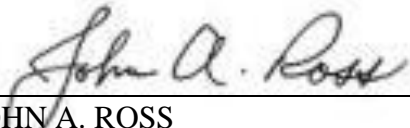
Accordingly,

IT IS HEREBY ORDERED that plaintiff's motion to proceed in forma pauperis [ECF No. 2] is **GRANTED**.

IT IS FURTHER ORDERED that this action is **DISMISSED** without prejudice.

An Order of Dismissal will be filed separately.

Dated this 18th day of December, 2015.



JOHN A. ROSS
UNITED STATES DISTRICT JUDGE